## UNITED STATES DISTRICT COURT JUDICIAL District of PUERTO RICO

PURSUANT TO FRAP 4(b)

AO 245 S (Rev. 4/90) Sheet 1 - Judgment in a Criminal Case

**UNITED STATES OF AMERICA** 

JUDGMENT IN A CRIMINAL CASE

Vs.

(For Offenses Committed On or After November 1, 1987)

**RONALD BARRIOS-GARCIA** 

Case Number: 3:97 CR 074-06 (DRD)

(Name of Defendant)

Victor MIRANDA-CORRADA, Esq. Defendant's Attornev

THE DEFENDANT:					I 👼 🖺	
[X ] pleaded guilty to count Two				S 😘 📆		
[ ] was found guilty on count(s) af				after a plea o	f not guilt	У-
Accordi followi	ngly, the defendant ng offenses:	is adjudged	guilty of such	count(s), whi	ch involve	the
Title & Section	<u>Na</u> 1	Nature of Offense		Date Offense Concluded	Count Number(s)	~ 31
21:846	Conspiracy to distri	bute cocaine,	cocaine base and	04-10-97	2	
sentence is in	endant is sentenced a	e Sentencing R	eform Act of 1984	1.	judgment.	The
[ ] The definition is disc	endant has been found narged as to such cou	not guilty or nt(s).	count(s)			and
[ ] Count	is di	smissed on the	e motion of the Un	nited States.		
[x] It is of Two (2)	rdered that the defen	dant shall pay h shall be due	y a special asses [X] immediately	sment of \$ <u>100.</u> [ ] as follows	00 for cou	nt
district withi	URTHER ORDERED that the in 30 days of any characters, and special ass	nge of name, r	esidence, or mai	ling address u	ntil all fi	this nes,
Defendant's Sc	c. Sec. No.: <u>581-25-</u> 9	9604				
Defendant's Date of Birth: 09-20-71 Augu				gust 17, 1999		<b></b> -
U. S. Marshal	No.: 14937-069		Da	te of Impositio	on of Senter	ice
	iling Address:		•	X .	1	0
<u>Bldg. 19, Apt.</u> San José, Río	151, Project 13 Piedras, PR 0923	DISTRICT OF PUERTU RICO		ignature of Jud	dicial Office	cer
Defendant's Re	sidence Address: $\mathfrak{bb}_{\mathfrak{b}}$	13 8 3ª W.	<b>ว</b> กษู <u>DA</u> i	NIEL R. DOMINGU ne & Title of J		icer
Same as above.	<u>Car</u>	TVHSHVW	_A:	ngust 17, 1999		_
	<b>59.5</b>					

Defendant: RONALD BARRIOS-GARCIA Case Number: CR 97-074-06 (DRD)

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## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of two hundred ninety-two (292) months and deducts sixteen (16) months for time he has already spent under local custody pursuant to Guideline Section 5G1.3(b), for a total of two hundred seventy-six (276) months to be served concurrently with the local sentence.

[x]	The Court makes the following recommendations to the Bureau of Prisons: that defendant be authorized to serve his sentence at the Coleman Institution.					
[x]	The defendant is remanded to the custody of the United States Marshal.  The defendant shall surrender to the United States Marshal for this district,					
	a.m. [ ] at p.m. on					
	[ ] as notified by the Marshal.					
[]	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons					
	[ ] before 2 p.m. on					
	[ ] as notified by the United States Marshal.					
	[ ] as notified by the Probation Office.					
	RETURN					
	I have executed this Judgment as follows:					
	·					
	Defendant delivered on 10-05-04 to FCC deman Hedren at with a certified copy of this Judgment.					
	United States Marshal  By Haul Jix H  Deputy Marshal					